Filed 03/06/25 Case 8:25-cr-00024-DOC Document 8 Page 1 of 7 Page ID #:20

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA CRIMINAL MINUTES - ARRAIGNMENT

Case No. 8:25-cr-00024-DOC			Date: 3/6/2025
Present: The Honorable: Karen E.	Scott, United States Magis	strate Judge	
Interpreter		Language	
Jazmin Dorado	CourtSmart		Lisa Lindhorst
Deputy Clerk	Court Repo	rter / Recorder	Assistant U.S. Attorney
U.S.A. v. Defendant(s) ✓ Presen	t In Custody	Attorneys for Def	endants: Present Retained
Tanner Shallahamer		Jeffrey D. Kent	į.
Proceedings: Arraignment of Defendant and/or	Assignment of Case ✓ Initial Appearance	Appointment of	f Counsel
* Defendant is arraigned and t	he Court does not question	defendant as to tra	ie name

- * Government moves for permanent detention of the defendant.
- * Contested detention hearing is held.
- * Court denies the Government's request and sets bond in the amount of \$80,000.
- * See attached copy of the bond.
- * Defendant acknowledges receipt of copy of Indictment and waives reading thereof.
- * Defendant pleads "not guilty" to all counts of the Indictment.
- * This case is assigned to Judge David O. Carter.
- * It is ordered that the following date(s) and time(s) are set:

Jury Trial: 4/29/2025 at 8:30 AM;

Status Conference: 3/31/2025 at 1:30 PM

- * Government counsel provides trial estimate of 2-3 days.
- * Court issues Order under Fed. R. Crim. P. 5(f) concerning prosecutor's disclosure obligations; see General Order 21-02 (written order).
- * Defendant committed to the custody of the U.S. Marshal.
- * Release Order #42003 issued.

cc:	PSALA USMLA	PSAED USMED	✓ PSASA ✓ USMSA	Initial Appearance/Appointment of Counsel: 00	:10
	Statistics Clerk CJA Supervision		Interpreter Fiscal	Arraignment: 00 Initials of Deputy Clerk: jd	:10

Document 8

UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA Case Name: United States of America v. Tanner Shallahamer Case No. 8:25-cr-00024-DOC Defendant Material Witness Violation of Title and Section: 18:2252A.F Summons Out of District UNDER SEAL Modified Date: Check only one of the five numbered boxes below and any appropriate lettered box (unless one bond is to be replaced by another): Personal Recognizance (Signature Only) (c). Affidavit of Surety With Justification Release Date: (Form CR-3) Signed by: Unsecured Appearance Bond # 42003 Released by: Appearance Bond (Judge / Clerk's Initials) \$ 80,000 Release to U.S. Probation (a). Cash Deposit (Amount or %) (Form CR-7) and Pretrial Services ONLY With Full Deeding of Property: Forthwith Release (b). Affidavit of Surety Without Justification (Form CR-4) Signed by: Drew Shallahamer All Conditions of Bond (Except Clearing-Warrants Condition) Must be Met and Posted by: 3/10/2025 Third-Party Custody 4. Collateral Bond in the Amount of (Cash Affidavit (Form CR-31) or Negotiable Securities): Bail Fixed by Court: Corporate Surety Bond in the Amount of: **KES** / jd (Judge / Clerk's Initials) PRECONDITIONS TO RELEASE The government has requested a Nebbia hearing under 18 U.S.C. § 3142(g)(4). The Court has ordered a Nebbia hearing under § 3142 (g)(4). The Nebbia hearing is set for at a.m. p.m. ADDITIONAL CONDITIONS OF RELEASE In addition to the GENERAL CONDITIONS of RELEASE, the following conditions of release are imposed upon you: Submit to United States Probation and Pretrial Services supervision as directed by Supervising Agency. Surrender all passports and travel documents to Supervising Agency no later than March 10, 2025 , sign a Declaration re Passport and Other Travel Documents (Form CR-37), and do not apply for a passport or other travel document during the pendency of this case. ■ Travel is restricted to CACD unless prior permission is granted by Supervising Agency to travel to a specific other location. Court permission is required for international travel as well as for any domestic travel if the defendant is in a Location Monitoring Program or as otherwise provided for below. Reside as approved by Supervising Agency and do not relocate without prior permission from Supervising Agency. Defendant's Initials: Date:

Case Name: United States of America v. Tanner Shallahamer	Case No. 8:25-cr-00024-DOC
■ Defendant	
■ Maintain or actively seek employment unless excused by Supervising Agency for school	ing, training, or other reasons approved by
Supervising Agency. Verification to be provided to Supervising Agency.	ment to be approved by Supervising Agency.
Avoid all contact, directly or indirectly (including by any electronic means), with any kn	
witness in the subject investigation or prosecution, including but not limited to Jon	athon Garduno
; except for	
Avoid all contact, directly or indirectly (including by any electronic means), with any kn	own codefendants except in the presence
of counsel. Notwithstanding this provision, you may have contact with the following co	defendants without your counsel present:
■ Do not possess any firearms, ammunition, destructive devices, or other dangerous weap	ons Surrender any such item as
directed by Supervising Agency by 3/10/2025 and provide proof to Su	
compliance, you agree to submit to a search of your person and property by Supervising	
with law enforcement.	g Agency, which may be in conjunction
Do not use or possess any identification, mail matter, access device (including, but not li	
identification-related material other than in your own legal or true name without prior	
In order to determine compliance, you agree submit to a search of your person and	property by Supervising Agency,
which may be in conjunction with law enforcement.	
Do not engage in telemarketing.	
	or more without notifying and obtaining
permission from the Court, except	€
Do not engage in tax preparation for others.	
Do not use alcohol. Submit to alcohol testing. If directed to do so, participate in ou	tpatient treatment as approved by Supervising
Agency. Testing may include any form of prohibited-substance screening or testing. Yes	ou must pay all or part of the costs for testing
based upon your ability to pay as determined by Supervising Agency.	
■ Do not use or possess illegal drugs or state-authorized marijuana. ■ Submit to drug t	testing. Testing may include any form of
prohibited-substance screening or testing. You must pay all or part of the costs for testing	ng based upon your ability to pay as
determined by Supervising Agency. If directed to do so, participate in outpatient treatm	nent as approved by Supervising Agency.
■ In order to determine compliance, you agree to submit to a search of your person ar	nd property by Supervising Agency, which may
be in conjunction with law enforcement.	
■ Do not use for purposes of intoxication any controlled substance analogue as defined by	federal law or any street, synthetic, or
designer psychoactive substance capable of impairing mental or physical functioning mental or physical function mental function mental function mental function mental function function function m	ore than minimally, except as
prescribed by a medical doctor.	
Participate in residential substance abuse treatment as directed by Supervising Agency. Y	ou must pay all or part of the costs
of treatment based upon your ability to pay as determined by Supervising Agency.	elease to Supervising Agency only.
Participate in mental health treatment, which may include evaluation, counseling, or trea	atment as directed by Supervising Agency.
You must pay all or part of the costs based upon your ability to pay as determined by Su	pervising Agency.

Defendant's Initials:

Date:

Case 8:25-cr-00024-DOC Document 8 Filed 03/06/25 Page 4 of 7 Page ID #:23 Case Name: United States of America v. Tanner Shallahamer Case No. 8:25-cr-00024-DOC Defendant Material Witness Participate in the Location Monitoring Program marked below and abide by all of the requirements of the program and any indicated restrictions, under the direction of the Supervising Agency. You must pay all or part of the costs of the program based upon your ability to pay as determined by the Supervising Agency. You are financially responsible for any lost or damaged equipment. 1. Location Monitoring Restrictions (Select One) Location Monitoring only - no residential restrictions Curfew: Curfew requires you to remain at home during set time periods. (Select One) As directed by Supervising Agency; or You are restricted to your residence every day from Home Detention: Home detention requires you to remain at home at all times except for employment, education, religious services, medical needs or treatment, attorney visits, court appearances and obligations, essential needs, and , all of which must be preapproved by the Supervising Agency. Home Incarceration: Home Incarceration requires you to be at home 24 hours a day except for medical needs or treatment, attorney visits, court appearances or obligations, and , all of which must be preapproved by Supervising Agency. 2. Location Monitoring Technology (Select One) Location Monitoring technology at the discretion of the Supervising Agency. (If checked, skip to 3) Location Monitoring with an ankle monitor (Select one below) at the discretion of the Supervising Agency or Radio Frequency (RF) or Global Positioning System (GPS) or Location Monitoring without an ankle monitor (Select one below) at the discretion of the Supervising Agency or Virtual/Biometric (smartphone required to participate) or Voice Recognition (landline required to participate) 3. Location Monitoring Release Instructions (Select One) Release to Supervising Agency only or Enroll in the location monitoring program within 24 hours of release. You are placed in the third-party custody (Form CR-31) of

Case 8:25-cr-00024-DOC Document 8 Filed 03/06/25 Page 5 of 7 Page ID #:24 Case Name: United States of America v. Tanner Shallahamer Case No. 8:25-cr-00024-DOC ■ Defendant Material Witness Possess and use only those digital devices, screen usernames, email accounts, social media accounts, messaging applications and cloud storage accounts, as well as any passwords or passcodes for all such digital devices and accounts, that you disclosed to Supervising Agency upon commencement of supervision. You must disclose any new devices, accounts, application, passwords, or passcodes to Supervising Agency prior to the first use. A digital device is any electronic system or device that can access, view, obtain, store, or transmit digital data.

In order to determine compliance, you agree to submit to a search of your person and property, including digital devices, by Supervising Agency, which may be in conjunction with law enforcement. All digital devices will be subject to monitoring by Supervising Agency. You must comply with the rules and regulations of the Computer Monitoring Program and must pay the cost of the Computer Monitoring Program. Do not use or possess more than one virtual currency wallet/account, and that one wallet/account must be used for all virtual currency transactions. Do not obtain or open a virtual currency wallet/account without prior approval of Supervising Agency. You must disclose all virtual currency wallets/accounts to Supervising Agency when supervision starts and must make them available to Supervising Agency upon request. You may use or possess only open public blockchain virtual currencies and are prohibited from using private blockchain virtual currencies unless prior approval is obtained from Supervising Agency.

In order to determine compliance, you agree to submit to a search of your person and property, including computer hardware and software, which may be in conjunction with law enforcement. Cases Involving a Sex-Offense Allegation Possess and use only those digital devices, screen usernames, email accounts, social media accounts, messaging applications and cloud storage accounts, as well as any passwords or passcodes for all such digital devices and accounts, that you disclosed to Supervising Agency upon commencement of supervision. You must disclose any new devices, accounts, application, passwords, or passcodes to Supervising Agency prior to the first use. A digital device is any electronic system or device that can access, view, obtain, store, or transmit visual depictions of sexually explicit conduct involving children.

In order to determine compliance, you agree to submit to a search of your person and property, including digital devices, by Supervising Agency, which may be in conjunction with law enforcement. All digital devices will be subject to monitoring by Supervising Agency. You must comply with the rules and regulations of the Computer Monitoring Program and must pay the cost of the Computer Monitoring Program. Do not associate or have verbal, written, telephonic, electronic, or any other communication with any person under the age of 18 except in the presence of the parent or legal guardian of the minor after you have notified the parent or legal guardian of the pending charges or convictions involving a sex offense and only as authorized by Supervising Agency Do not enter or loiter within 100 feet of schoolyards, parks, public swimming pools, playgrounds, youth centers, video arcade facilities, amusement and theme parks, or other places frequented by persons under the age of 18 and only as authorized to do so by Supervising Agency. Do not be employed by, affiliated with, own, control, or otherwise participate directly or indirectly in the operation of any daycare facility, school, or other organization dealing with the care, custody, or control of children under the age of 18.

■ Do not view or possess child pornography or child erotica, including but not limited to pictures, photographs, books, writings, drawings, or videos depicting or describing child pornography.
 ■ In order to determine compliance, you agree to submit to a search of your person and property, including computer hardware and software, by Supervising Agency, which may be in conjunction with law enforcement..

Defendant's Initials: Date: Date:

Case 8:25-cr-00024-DOC Document 8 Filed 03/06/25 Page 6 of 7 Page ID #:25 Case Name: United States of America v. Tanner Shallahamer Case No. 8:25-cr-00024-DOC Defendant Material Witness Other conditions: Pretrial Services to approve the type of cellular device utilized by the defendant. Disclose to internship coordinator/supervisor the charges and circumstances of the charges and provide proof to Pretrial Services of notification. GENERAL CONDITIONS OF RELEASE I will appear in person in accordance with any and all directions and orders relating to my appearance in the above entitled matter as may be given or issued by the Court or any judicial officer thereof, in that Court or before any Magistrate Judge thereof, or in any other United States District Court to which I may be removed or to which the case may be transferred. I will abide by any judgment entered in this matter by surrendering myself to serve any sentence imposed and will obey any order or direction in connection with such judgment as the Court may prescribe. I will immediately inform United States Probation and Pretrial Services and my counsel of any change in my contact information, including my residence and telephone number, including cell phone number, so that I may be reached at all times. I will not commit a federal, state, or local crime during the period of release. I will inform Supervising Agency of law enforcement contact within 72 hours of being arrested or questioned by a law enforcement officer.

Defendant's Initials: T5

Date: 07/1/20

subject to further prosecution under the applicable statutes.

I will cooperate in the collection of a DNA sample under 42 U.S.C. § 14135a.

I will not intimidate any witness, juror, or officer of the court or obstruct the criminal investigation in this case. Additionally, I will not tamper with, harass, or retaliate against any alleged witness, victim, or informant in this case. I understand that if I do so, I may be

Case 8:25-cr-00024-DOC Document 8 Filed 03/06/25

Page 7 of 7 Page ID #:26 Case Name: United States of America v. Tanner Shallahamer Case No. 8:25-cr-00024-DOC Defendant Material Witness ACKNOWLEDGMENT OF DEFENDANT/MATERIAL WITNESS

As a condition of my release on this bond, pursuant to Title 18 of the United States Code, I have read or have had interpreted to me and understand the general conditions of release, the preconditions, and the additional conditions of release and agree to comply with all conditions of release imposed on me and to be bound by the provisions of Local Criminal Rule 46-6.

Furthermore, it is agreed and understood that this is a continuing bond (including any proceeding on appeal or review) which will continue in full force and effect until such time as duly exonerated.

I understand that violation of any of the general and/or additional conditions of release of this bond may result in a revocation of release, an order of detention, and a new prosecution for an additional offense which could result in a term of imprisonment and/or fine.

I further understand that if I fail to obey and perform any of the general and/or additional conditions of release of this bond, this bond may be forfeited to the United States of America. If said forfeiture is not set aside, judgment may be summarily entered in this Court against me and each surety, jointly and severally, for the bond amount, together with interest and costs. Execution of the judgment may be issued or payment secured as provided by the Federal Rules of Criminal Procedure and other laws of the United States, and any cash or real or personal property or the collateral previously posted in connection with this bond may be forfeited.

03/06/25	X (A)	657-389-2	618
Date	Signature of Defendant / Material Witness	Telephone Number	210
SANTA AUX	Ct		
City and State (DO NOT Í N	CLUDE ZIP CODE)		
Check if interpreter is used: I have interpreted into the		language this	entire forn
and have been told by th	e defendant that he or she understands all of it.		
Interpreter's Signature		Date	
Approved:			
United	l States District Judge / Magistrate Judge	Date	
If cash deposited: Receipt #	for \$		
(This bond may require sure	ty agreements and affidavits pursuant to Local Crimir	nal Rule 46.)	

Defendant's Initials

Date: